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APPLICATION NO	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/075,336 02/13/2002		Kenneth Charles Boydstun	1560(4000-03400)	8714		
28003	7590	01/23/2006		EXAMINER		
SPRINT			GREENE, DANIEL L			
6391 SPRII KSOPHT0		VAY	ART UNIT	PAPER NUMBER		
OVERLAN	ID PARK,	KS 66251-2100	3621			

DATE MAILED: 01/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.	Applicant(s)	Applicant(s)				
Office Action Summary			10/075,336	BOYDSTUN ET	AL.				
			Examiner	Art Unit					
			Daniel L. Greene	3621					
Period fo	The MAILING DATE of this communica or Reply	ition appea	rs on the cover sheet w	ith the correspondence a	ddress				
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAI risions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum statution to reply within the set or extended period for reply will eply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	LING DAT 37 CFR 1.136(a cation. ory period will a , by statute, ca	E OF THIS COMMUNION.  a). In no event, however, may a repply and will expire SIX (6) MON use the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this of BANDONED (35 U.S.C. § 133).					
Status									
1)	Responsive to communication(s) filed	on 22 Aua	ust 2005.						
·	This action is <b>FINAL</b> . 2b) This action is non-final.								
3)□	Since this application is in condition for	allowance	e except for formal matt	ers, prosecution as to th	e merits is				
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)⊠	Claim(s) 1-24 is/are pending in the app	lication.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)□	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>1-24</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)[	Claim(s) are subject to restriction	n and/or e	lection requirement.						
Applicati	on Papers								
9)□	The specification is objected to by the E	xaminer.							
10)	The drawing(s) filed on is/are: a	)□ accept	ted or b) objected to	by the Examiner.					
	Applicant may not request that any objection	n to the dra	awing(s) be held in abeyar	nce. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)	The oath or declaration is objected to b	y the Exan	niner. Note the attached	d Office Action or form P	TO-152.				
Priority u	ınder 35 U.S.C. § 119								
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b) ☐ Some * c) ☐ None of:									
	1. Certified copies of the priority documents have been received.								
	<ul> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>								
	application from the Internationa			received in this National	i Stage				
* 9	see the attached detailed Office action f	•	, .,	received.					
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
Attachment	` '								
1) Notic Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO	-Q48\		Summary (PTO-413) s)/Mail Date					
3) 🔲 Inforr	nation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date			nformal Patent Application (PT	'O-152)				

#### **DETAILED ACTION**

# Response to Arguments

Applicant's arguments, see REMARKS, filed 8/22/2005, with respect to the rejection(s) of claim(s) 1-24 under Blakley et al. US 5,708,812 and Mehring et al. US 6,609,115 B1 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Blakley, III et al. US 5,832,211.

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Blakley, III et al. U.S. Patent 5,832,211 [Blakley], and further in view of Mehring et al. U.S. Patent 6,609,115 B1 [Mehring]

As per claims 1, 16 and 22:

Blakley discloses:

Read selected unencrypted data from source datastore. For example Col. 7, lines 35-37.

Application/Control Number: 10/075,336

Art Unit: 3621

Blakley does not expressly show, convert unencrypted data to be compatible with target datastore; and populate target datastore with the converted data.

However these differences are only found in the nonfunctional descriptive material and are not functionally involved in the steps recited. The migration steps, taught by Blakley, teach about the migration of data from a Source Domain to a Target Domain. Col. 10, lines 46-67, that may be customer-tailored according to the user's particular needs, would be performed the same regardless of the data.

Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, *see In re Gulack*, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983); *In re Lowry*, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to read selected data be it unencrypted or encrypted data from source datastore; convert unencrypted/encrypted data to be compatible with target datastore; and populate target datastore with the converted data, because such data does not functionally relate to the steps in the method claimed and because the subjective interpretation of the data does not patentably distinguish the claimed invention.

Blakley further discloses:

Receive an identification from a user seeking access to information protected by the target user authenticator. For example Col. 7, lines 17-35.

Locate the corresponding identification in the target datastore and determine whether the target datastore includes a password associated with the identification. For example Col. 11, lines 44-55, Blakley teaches locating the corresponding identification in the target datastore, which includes a password, associated with the user's identification.

Receive a password from the user associated with the received identification. For example Col. 11, lines 25-67.

Blakley discloses the claimed invention except for if the target datastore does not include a password associated with the identification, then submits the received identification and received password to the source user authenticator. Mehring teaches that it is known in the art to provide if the target datastore does not include a password associated with the identification, then submit the received identification and received password to the source user authenticator. Col. 10, lines 49-67, Col. 11, lines 1-10. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the authentication procedure Blakley with the if the target datastore does not include a password associated with the identification, then submit the received identification and received password to the source user authenticator of Mehring, in order to facilitate the use of the data during the migration phase of the data transfer.

Further, it would have been obvious to one having ordinary skill in the art at the time of the invention was made to if the target datastore does not include a password associated with the identification, then submit the received identification and received

password to the source user authenticator since it is known in the art that during a data base migration period, if the target datastore does not include a password associated with the identification, then submit the received identification and received password to the source user authenticator.

Monitor the source user authenticator for an approval response; for example Col. 8, lines 1-10, Col. 9, lines 34-67.

Blakley discloses the claimed invention except for on receipt of an approval response from the source user authenticator populates the target datastore with the received password associating the received password with the corresponding identification. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to on receipt of an approval response from the source user authenticator populate the target datastore with the received password associating the received password with the corresponding identification, since it is known in the art that to facilitate the complete transfer of data, when data is found missing from the original source, it is restored by the data from the original source.

Authenticate the identification and password using the target user authenticator. For example Col. 23, lines 5-35.

As per claim 2:

Blakley further discloses:

If, after determining whether the target datastore includes a password associated with the identification, the target datastore does include a password

Art Unit: 3621

associated with the identification, then authenticate the identification and password using the target user authenticator. For example Col. 7, lines 15-20.

As per claim 3:

Blakley further discloses:

Receiving a password in a single submission from the user in conjunction with receiving the identification from the user. For example Col. 7, lines 15-35

As per claims 4, 5, 17, 20 and 23:

password in a submission from the user after the initial submission of the identification from the user. However, Blakley does disclose the use of a password and a corresponding unique account identification number. Col. 7, lines 15-20. Mehring teaches that it is known in the art to provide a receiving a password in a submission from the user after the initial submission of the identification from the user. Col. 10, lines 60-67. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the password/unique identification element of Blakley with the receiving a password in a submission from the user after the initial submission of the identification from the user of Mehring, in order to increase the security in accessing data. Further, it would have been obvious to modify the teachings of Blakley, to provide the step of receiving a password in a submission from the user after the initial submission of the identification from the user.

Since the applicant has not disclosed that receiving a password in a submission from the user after the initial submission of the identification from the user. solves any stated problem in a new or unexpected way or is for any particular purpose which is unobvious to one of ordinary skill and it appears that the claimed feature does not distinguish the invention over similar features in the prior art since, the teachings of Blakley will perform the invention as claimed by the applicant with any means, method, or product to receiving a password in a submission from the user after the initial submission of the identification from the user.

As per claims 6, 18, 21 and 24:

Blakley discloses the claimed invention, as discussed above, except for the step of prompting for and receiving the identification and a password from the user after the initial submission of the identification from the user. It would have been an obvious to modify the teachings of Blakley to provide the step of prompting for and receiving the identification and a password from the user after the initial submission of the identification from the user.

Since the applicant has not disclosed that prompting for and receiving the identification and a password from the user after the initial submission of the identification from the user solves any stated problem in a new or unexpected way or is for any particular purpose which is unobvious to one of ordinary skill and it appears that the claimed feature does not distinguish the invention over similar features in the prior art since, the teachings of Blakley will perform the invention as claimed by the applicant

with any means, method, or product to prompting for and receiving the identification and a password from the user after the initial submission of the identification from the user.

## As per claims 7:

Blakley discloses the claimed invention except for the wherein the action of prompting for and receiving the identification and a password from the user after the initial submission of the identification from the user occurs after determining that the target datastore does not include a password associated with the identification; and, wherein the action further comprises using the source user authenticator to prompt for and receive the identification and a password from the user after the initial submission of the identification from the user.

Mehring teaches that it is known in the art to provide wherein the action of prompting for and receiving the identification and a password from the user after the initial submission of the identification from the user occurs after determining that the target datastore does not include a password associated with the identification; and, wherein the action further comprises using the source user authenticator to prompt for and receive the identification and a password from the user after the initial submission of the identification from the user.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the security method of Blakley with wherein the action of prompting for and receiving the identification and a password from the user after the

initial submission of the identification from the user occurs after determining that the target datastore does not include a password associated with the identification; and, wherein the action further comprises using the source user authenticator to prompt for and receive the identification and a password from the user after the initial submission of the identification from the user of Mehring, in order to authenticate the user requesting the data.

## As per claims 8 and 9:

Blakley discloses the claimed invention except for wherein while the source user authenticator is receiving the submitted password from the user, capturing the password provided by the user in response to the source authenticator prompting and using the captured password as the received password.

It would have been obvious to one having ordinary skill in the art at the time of the invention was made to wherein while the source user authenticator is receiving the submitted password from the user, capturing the password provided by the user in response to the source authenticator prompting and using the captured password as the received password since it is known in the art to use the password provided by the user in response to the source authenticator prompting and using the captured password as the received password.

# As per claim 10:

Blakley does not expressly show wherein the target datastore is an LDAP compliant directory service. However, Blakley does disclose about Open Systems Foundation (OSF) Distributed Computing Environment (DCE) For example Col. 5, lines 56-67, Col. 7, lines 1-10. The difference between the prior art and the application is only found in the nonfunctional descriptive material and is not functionally involved in the steps recited. The migrating steps would be performed the same regardless of the type of datastore involved. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, *see In re Gulack*, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983); *In re Lowry*, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to use the type of datastore compatible with their system because the type of datastore does not functionally relate to the steps in the method claimed and because the subjective interpretation of the datastore does not patentably distinguish the claimed invention.

#### As per claim 11:

Blakley does not expressly show wherein the target datastore is a relational database. However, Blakley does disclose about Open Systems Foundation (OSF) Distributed Computing Environment (DCE) For example Col. 5, lines 56-67, Col. 7, lines 1-10. The difference between the prior art and the application is only found in

the nonfunctional descriptive material and is not functionally involved in the steps recited. The migrating steps would be performed the same regardless of the type of datastore involved. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see In re Gulack, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983); In re Lowry, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to use the type of datastore compatible with their system because the type of datastore does not functionally relate to the steps in the method claimed and because the subjective interpretation of the datastore does not patentably distinguish the claimed invention.

### As per claims 12 and 13:

Blakley does not expressly show wherein the source datastore is a relational database. However, Blakley does disclose about Open Systems Foundation (OSF) Distributed Computing Environment (DCE) For example Col. 5, lines 56-67, Col. 7, lines 1-10. The difference between the prior art and the application is only found in the nonfunctional descriptive material and is not functionally involved in the steps recited. The migrating steps would be performed the same regardless of the type of datastores involved. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see *In re Gulack*, 703 F.2d 1381,

1385, 217 USPQ 401, 404 (Fed. Cir. 1983); *In re Lowry*, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to use the type of datastore compatible with their system because the type of data stores does not functionally relate to the steps in the method claimed and because the subjective interpretation of the data stores does not patentably distinguish the claimed invention.

As per claim 14:

Blakley further discloses:

wherein the user is a person. For example Col. 7, lines 15-35.

As per claim\_15:

Blakley further discloses:

wherein the user is a software object. Foe example Col. 7, lines 15-35.

As per claim 19:

Blakley discloses the claimed invention except for intercepting a request to the source user authenticator from a user seeking access to information protected by the target user authenticator. Mehring teaches that it is known in the art to provide intercepting a request to the source user authenticator from a user seeking access to information protected by the target user authenticator. For example Col. 9, lines 15-50.

Application/Control Number: 10/075,336

Art Unit: 3621

It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the push/pull password system of Blakley, with the intercepting a request to the source user authenticator from a user seeking access to information protected by the target user authenticator of Mehring, in order to facilitate the approval of the user, with a minimum interaction by the user, to complete the authentication procedure.

Page 13

Blakley discloses the claimed invention except for prompting the user for an identification. However, Blakley does disclose the use of user identification. Mehring teaches that it is known in the art to prompting the user for an identification; receiving the identification from the user. Col. 10, lines 60-67. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the password/unique identification element of Blakley with the prompting the user for an identification of Mehring, in order to increase the security in accessing data. Further, it would have been obvious to modify the teachings of Blakley, to provide the step of prompting the user for an identification.

Since the applicant has not disclosed that prompting the user for an identification; receiving the identification from the user solves any stated problem in a new or unexpected way or is for any particular purpose which is unobvious to one of ordinary skill and it appears that the claimed feature does not distinguish the invention over similar features in the prior art since, the teachings of Blakley will perform the invention as claimed by the applicant with any means, method, or product to receiving a

Art Unit: 3621

password in a submission from the user after the initial submission of the identification from the user.

locating the corresponding identification in the target datastore and determining whether the target datastore includes a password associated with the identification; For example Col. 7, lines 15-45.

if the target datastore does include a password associated with the identification, then: authenticating the identification and password using the target user using the target user authenticator. Col. 7, lines 15-20.

Examiner's Note: Examiner has cited particular columns and line numbers in the references as applied to the claims below for the convenience of the applicant.

Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant, in preparing the responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Leah et al. US 6,986,038 B1 TECHNIQUE FOR SYNCHORNIZING SECURITY CREDENTIALS FROM A MASTER DIRECTORY, PLATFORM, OR REGISTRY. Discloses prompting of the user.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel L. Greene whose telephone number is 571-272-6707. The examiner can normally be reached on M-Thur. 8am-6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P. Trammell can be reached on 571-272-6712. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Daniel L. Greene Examiner Art Unit 3621

1/10/2006

Primary Examiner

AU 3621